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CHURCH OF SCIENTOLOGY INTERNATIONAL
9

10 SUPERIOR COURT OF THE STATE OF CALIFORNIA
11 FOR THE COUNTY OF MARIN

12 CHURCH OF SCIENTOLOGY)
INTERNATIONAL, a California)
13 not-for-profit religious)
corporation;)
14)
Plaintiff,)
15)
vs.)
16)
GERALD ARMSTRONG; DOES 1)
17 through 25, inclusive,)
18)
Defendants.)
19)
20)
21)
22)
23)
24)
25)
26)
27)
28)

Case No.
**DECLARATION OF
LAURIE BARTILSON
IN SUPPORT OF MOTION
FOR PRELIMINARY
INJUNCTION**

WILSON, RYAN & CAMPILONGO
235 Montgomery Street, Suite 450
San Francisco, California 94104

1 DECLARATION OF LAURIE J. BARTILSON

2 I, LAURIE J. BARTILSON, hereby declare:

3 1. I am an attorney licensed to practice in the State of
4 California and am a partner in the law firm of Bowles & Moxon.
5 I make this declaration based upon my own personal knowledge and
6 if called as a witness to testify to the matters herein, could
7 and would do so competently.

8 2. I am counsel of record in the cases of Religious
9 Technology Center et al. v. Joseph A. Yanny, et al. IASC No.
10 BC 033035 ("RTC v. Yanny") and Vicki Aznarán, et al. v.
11 Church of Scientology of California, et al., United States
12 District Court for the Central District of California, No. CV
13 88-1786 JMI (Ex) ("Aznarán").

14 3. In August of 1991 there were a series of opposition
15 papers due to be filed against the Church out of the law office
16 of Ford Greene in San Anselmo, California. In order to expedite
17 obtaining a copy of the papers, I arranged for a courier to go
18 to Mr. Greene's office to pick up the documents. When I
19 called Greene's office, I spoke with an individual who identi-
20 fied himself as Gerry Armstrong. Armstrong told me that he
21 was helping Greene prepare the Aznarán papers.

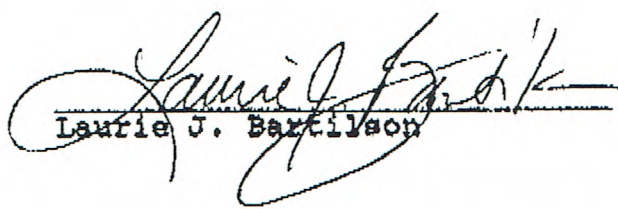
22 4. Since that time I have been repeatedly in telephonic
23 communication with Mr. Greene's office on various matters in
24 the Aznarán and RTC v. Yanny cases. I have frequently
25 spoken with Armstrong at that office. For example, in December
26 1991 I spoke with Armstrong who sought to arrange deposition
27 dates for himself, Ford Greene and another deponent. Armstrong
28 told me at the time that he was calling from Greene's office.

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Armstrong has also sent faxes to my office on behalf of Ford Greene in the RTC v. Yanny case and has relayed messages to and from me and Mr. Greene. In these regards he has appeared as a direct assistant or para-legal for Greene.

I declare under penalty of perjury under the laws of the state of California that the foregoing is true and correct.

Executed this 29th day of January, 1992 at Apple Valley, Minnesota.


Laurie J. Bartilson